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CONFIRMATION ☒

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From: Craig A. Phillips

Date: April 25, 2006

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Message:

RE: Application No.: 10/664,578 - Filing Date: September 17, 2003
Applicant(s): Reggie V. Aquino et al.
Group Art Unit: 3724
Examiner: Isaac N. Hamilton
Title: Compliance Device For Trimming A Workpiece
Attorney Docket: 45565-0012
Reply To Notice Of Allowance Dated March 20, 2006

Transmitted herewith are the following documents:

- 1) USPTO Transmittal Form (including Certificate of Facsimile Transmission) (1 page); and
- 2) Comments On Statement On Reasons For Allowance (2 pages).

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OFFICE CODE

Client Name:
Client/Matter Number: 45565-0012
Attorney Number: [1039]
Secretary/Ext.: Gail Poland/ 7522

Matter Name:
Attorney Initials: CAP
No. of Pages: 4
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TRANSMITTAL FORM <small>(to be used for all correspondence after initial filing)</small>	Application Number	10/664,578
	Filing Date	September 17, 2003
	First Named Inventor	Reggie V. Aquino
	Art Unit	3724
	Examiner Name	Isaac N. Hamilton
Total Number of Pages in This Submission	Attorney Docket Number	45565-0012

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Remarks		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT		
Firm Name	Dickinson Wright PLLC	
Signature	<i>Craig A. Phillips</i>	
Printed name	Craig A. Phillips	
Date	April 25, 2006	Reg. No. 47,858

CERTIFICATE OF TRANSMISSION/MAILING			
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Signature	<i>Gail Poland</i>		
Typed or printed name	Gail Poland	Date	April 25, 2006

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Confirmation No. 3633

Application No.: 10/664,578)
Filing Date: September 17, 2003)
Applicant(s): Reggie V. Aquino et al.)
Group Art Unit: 3724)
Examiner: Isaac N. Hamilton)
Title: Compliance Device For)
Trimming A Workpiece)
Attorney Docket: 45565-0012)

Notice of Allowance
Dated: March 20, 2006

Commissioner For Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450

COMMENTS ON STATEMENT ON REASONS FOR ALLOWANCE

Dear Sir:

The Examiner's statements of reasons for allowance provided in the prosecution history of this case are objected to, to the extent that they may give rise to reasoning that is inconsistent with the proper scope of the claims. Furthermore, it is improper for an Examiner to comment on what would not be infringing of the claims and such interpretation is to be left for the courts to decide.

Claim construction requires each claim to be taken as a whole. Patentability of each claim is imparted by each claim as a whole. No portion of any claim is to be construed as more important for patentability than any other portion. It is improper for an Examiner to add limitations to a claim that are not in the claims and especially when the limitations added in the

U.S. Application Serial No. 10/664,578
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reasons for allowance have never been discussed, argued, or mentioned by the Applicant during prosecution of the application.

Applicants assert that each claim is allowed because all statutory requirements have been met and that it is improper for the Examiner to assert what would be infringing of the claims.

Respectfully submitted,

DICKINSON WRIGHT PLLC
Attorneys for Applicants

Date: 4-25-06

By: Craig A. Phillips
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